IN THE UNITED STATES DISTRICT COURT FOR THE

WESTERN DISTRICT OF VIRGINIA

CLERK'S OFFICE U.S. DIST. COURT AT CHARLOTTESVILE, VA FILED

CharlottesvilleDDivision

SEP 2 1 2021

C DUDLEY

Elizabeth Sines, et al

Plaintiffs

V

Case No: 3:17-cv-072-NKM

Jason Kessler, et al

Defendants

FIRST SWORN DECLARATION OF CHRISTOPHER CANTWELL REGARDING

PLAINTIFF'S FAILURE TO NOTICE DEPOSITIONS

I, Christopher Cantwell, do hereby aver under penalty of perjury this 21st day of September, 2021, that the following is true and correct:

- I am over 18 years of age and have personal knowledge of the following.
- 2) As previously averred, in January 2021, I received from the Plaintiffs a thumb drive containing 128 files.
- 3) On September 20, 2021, I reviewed the drive of para 2, supra.
- 4) From my review of the thumb drive of <u>para</u> 2, supra, I can now affirm that I was not served with the following notices of deposition until January 2021, months after the depositions were taken:
 - a) Brad Griffin, noticed March 11, 2020;
 - b) Dillon "Hopper" Izarry, noticed April 28, 2020, et alia;
 - c) Robert Isaacs "Baker", noticed May 28, 2020, et alia;
 - d) Michael "Enoch" Peinovich, noticed May 22, 2020, et alia;

- e) Tom Rosseau, noticed June 4, 2020;
- f) Kyle Chapman, nopticed June 19, 2020.
- 5) Because I did not receive the notice of deposition described <u>para</u>
 4, supra, until January 2021, months after the depositions had been taken, I had no opportunity to be present or represented at the depositions and had no reasonable notice thereof.

Having so averred, I sayeth no more under oath.

Christopher Cantwel